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## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

)	Cr. No. 3:09-390 (CMC)
)	ODINION
)	<b>OPINION and ORDER</b>
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This matter is before the court on Defendant's Motions for Reduction of Sentence under Guidelines Amendment 782. ECF Nos. 609 & 626. The Government has responded in opposition to the motion based upon Defendant's disciplinary record inside the Bureau of Prisons (BOP). ECF No. 632.

In considering a reduction of sentence under 18 U.S.C. § 3582(c)(2), the court "may reduce the term of imprisonment after considering the factors set forth in section 3553(a) to the extent they are applicable . . . ." 18 U.S.C. § 3582(c)(2). Section 3553(a) of Title 18 provides:

The court, in determining the particular sentence to be imposed, shall consider—

- (1) the nature and circumstances of the offense and the history and characteristics of the defendant;
- (2) the need for the sentence imposed—
  - (A) to reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense;
  - (B) to afford adequate deterrence to criminal conduct;
  - (C) to protect the public from further crimes of the defendant; and
  - (D) to provide the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner .

. . .

18 U.S.C. § 3553(a).

On March 8, 2010, Defendant appeared before this court for sentencing. The court sentenced

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Defendant to 240 months' imprisonment, to be followed by five years' supervised release.

During his incarceration, Defendant has been convicted of a variety of infractions evidencing a failure to abide by and respect institutional authority and rules. For example, on February 5, 2014, Defendant was sanctioned for possessing drugs/alcohol. Additionally, Defendant has been sanctioned for possessing a cellular telephone.

After considering Defendant's actions while incarcerated and applying the relevant abovenoted factors from 18 U.S.C. § 3553(a), the court finds that a reduction of sentence under Amendment 782 is not warranted. Defendant continues to exhibit a lack of respect for the law, is not deterred in his unlawful behavior, and – absent significant change in behavior – will continue to be a danger to the public if released prior to completion of the sentence currently imposed.

Defendant's motion for relief under Amendment 782 is **denied**.

IT IS SO ORDERED.

s/ Cameron McGowan Currie
CAMERON McGOWAN CURRIE
SENIOR UNITED STATES DISTRICT JUDGE

Columbia, South Carolina December 14, 2015